

with Binns & Stevens Sprayers, Inc. for the sale of that real estate in accordance with the 1977 Code of Iowa; and,

WHEREAS, the abstract of title to that real estate shows that O. Willis Moore and Edith R. Moore conveyed that real estate to the independent school district of North White Oak by warranty deed dated October 15, 1918, and filed for record January 22, 1919, in book 105, page 304 of the records of the recorder's office of Mahaska county, Iowa; and,

WHEREAS, after January 12, 1919, the independent school district of North White Oak was reorganized into the Oskaloosa community school district and no conveyance of that real estate was made to the Oskaloosa community school district; and,

WHEREAS, now doubt has arisen concerning the validity of the proceedings of the independent school district of North White Oak and the proceedings of the Oskaloosa community school district relative to the described property and such doubt may raise an issue concerning the merchantability of the title to the property and the actions of the board of directors should be legalized and the matter once and for all put to rest; NOW THEREFORE,

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. That all proceedings taken by the board of directors of the independent school district of North White Oak and the directors of the Oskaloosa community school district pertaining to the sale of the described property are validated, legalized and confirmed and shall constitute a valid, legal, and binding sale of the above described property by the Oskaloosa community school district.

Approved April 19, 1982

CHAPTER 1091

ELECTION PRECINCTS, WARDS, AND SUPERVISOR DISTRICTS

H.F. 2431

AN ACT revising deadlines for drawing election precincts, wards, and supervisor districts and requiring maps of supervisor districts to be filed with the state commissioner of elections.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. Section 49.7, Code 1981, is amended to read as follows:

49.7 **WHEN REPRECINCTING REQUIRED.** Each county board of supervisors and city council shall make any changes in precinct boundaries necessary to comply with sections 49.3, 49.4 and 49.5 not earlier than July 1 nor later than ~~December 31~~ November 15 of the year immediately following each year in which the federal decennial census is taken, unless the general assembly by joint resolution establishes different dates for compliance with these sections. Any or all of the publications required by section 49.11 may be made after ~~December 31~~

November 15 if necessary. Each county board and city council shall notify the state commissioner and the commissioner whenever the boundaries of election precincts are changed and shall provide a map delineating the new boundary lines. Upon failure of ~~any~~ a county board or city council to make the required changes by the dates ~~established~~ specified by or pursuant to this section, the state commissioner shall make or cause to be made the necessary changes as soon as possible, and shall assess to the county or city, as the case may be, the expenses incurred in so doing. The state commissioner may request the services of personnel of and materials available to the legislative service bureau to assist ~~him~~ the state commissioner in making any required changes in election precinct boundaries which become ~~his~~ the state commissioner's responsibility.

Sec. 2. Section 331.203, subsection 2, paragraph b, Code 1981 Supplement, is amended to read as follows:

b. If plan "two" or plan "three" as defined in section 331.206 is in effect, the board shall divide the county into five equal-population districts by ~~November 1~~ December 15 of the year preceding the year of the next general election and at that general election, five board members shall be elected, two for initial terms of two years and three for four-year terms. The terms of the three incumbent supervisors shall expire on the date that the five-member board becomes effective.

Sec. 3. Section 331.204, subsection 3, Code 1981 Supplement, is amended to read as follows:

3. At the next general election following the one at which the proposition to reduce the membership of the board to three is approved, the membership of the board shall be elected according to the supervisor representation plan in effect in the county. If the supervisor representation plan includes equal-population districts, the district shall be designated by ~~November 1~~ December 15 of the year preceding the year of the next general election. One member of the board shall be elected to a two-year term and the remaining two members shall be elected to four-year terms. The length of the term for which a person is a candidate and the date when the term begins shall be indicated on the ballot.

Sec. 4. Section 331.209, subsections 1 and 3, Code 1981 Supplement, are amended to read as follows:

1. Before ~~November 1~~ December 15 of the nonelection year following each federal decennial census the board shall divide the county into a number of supervisor districts corresponding to the number of supervisors in the county. However, if the plan is selected pursuant to section 331.207, the board shall divide the county before March 15 of the election year. The supervisor districts shall be drawn, to the extent applicable, in compliance with the redistricting standards provided for legislative and congressional districts in section 42.4. If more than one incumbent supervisor resides in the same supervisor district after the districts have been redrawn following the federal decennial census, the terms of office of those supervisors shall expire on the ~~second~~ first day of January that is not a Sunday or a holiday following the next general election.

3. The board may redesignate supervisor districts only once in two years. If the board redesignates districts, the redesignation must be completed and available to the public by ~~November 1~~ December 15 of the year before the election to be applicable in that election year. This subsection does not lengthen or diminish the term of office of a member of the board as a result of the redesignation and districts shall not be redesignated except in compliance with this section.

Sec. 5. Section 331.209, Code 1981 Supplement, is amended by adding the following new subsection:

NEW SUBSECTION. Each county board shall notify the state commissioner whenever the boundaries of supervisor districts are changed and shall provide a map delineating the new boundary lines. Upon failure of a county board to make the required changes by the dates specified by this section, the state commissioner shall make or cause to be made the necessary changes as soon as possible, and shall assess to the county the expenses incurred in so doing. The state commissioner may request the services of personnel and materials available to the legislative service bureau to assist the state commissioner in making any required changes in supervisor district boundaries which become the state commissioner's responsibility.

Approved April 19, 1982

CHAPTER 1092

SPECIAL ELECTION TO APPROVE ADDITIONAL ENRICHMENT AMOUNT

H.F. 2432

AN ACT to provide for approval to raise an additional enrichment amount for a school district's budget at a special election.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. Section 442.14, subsection 2, Code 1981, is amended to read as follows:

2. The board shall determine the additional enrichment amount per pupil needed, within the limits of this section, and shall direct the county commissioner of elections to submit the question of whether to raise that amount under the provisions of this section and section 442.15, to the qualified electors of the school district at a regular school election held during September of the base year or at a special election held not later than February 15 of the base year. Only one election on the question shall be held during a twelve-month period. If a majority of those voting favors raising the enrichment amount, the board may include the approved amount in its certified budget.

Approved April 19, 1982